TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING "REFERENCE" APPLICATION	Docket Number (Optional) MPK-00407
In re Application of: Martin R. Prince	
Application No.: 10/809,835	
Filed: March 25, 2004	
For: METHOD AND APPARATUS FOR MAGNETIC RESONANCE IMAGING OF ARTERIES USING MAGNETIC RESONANCE CONTRAST AGENT	
The owner*, Martin R. Prince percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of any patent granted on pending reference Application Number — 10098,6893 —, siled on — March 25, 2004 — as such term is defined in 35 U.S. C. 154 and 173, and as the term of any patent granted on safe reference application may be shortened by any terminal disclaimer filled prior to the prant of any patent or the pending reference application. The owner hereby agrees that any patent so granted on the instant application shall be enforced belon byte or and during such perior dist at and any patent granted on the instant application are bit bridge upon the grantee, is successor or assigns.	
In making the above discalance, the owner does not discalain the terminal part of any patient granted on the intent application that would extend to the expiration dest of the fall statisticity are as defined in 50 ks. D. (1.5 and 17.5 or pay patient granted on each reference application, "as the term of any patient granted on said reference application may be shortered by any terminal docilaimer filled prior to the grant of any patient not need profing reference application," in the event that any such patient on the pending reference application," in the event that any such patient granted on the pending reference application," in the event that any such patient granted on the pending reference application; expires for failure to pay a maintenance fee, it held unenforceable, is found invalid by a count of competent jurisdiction, is statisticnly disclaimed under 37 CPR 1.32t, has all claims canciled by a reevanimation certificate, is released, or is in any manner terminated prior to the expiration of its full statutory term as shortered by any terminal disclaimer field prior to its grant.	
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For submissions on behalf of a business/organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the business/organization.	
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the lies o made are punishable by fire or improsoment, or both, under Section 1010 of 1116 16 10 the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.	
2. The undersigned is an attorney or agent of record. Reg. No.	
Martin Kanil	<u> Tune 3,2009</u>
Martin R. Prince	
Typed or printed name	
X Terminal disclaimer fee under 37 CFR 1.20(d) is included.	
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*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this statement. See MPEP § 324.	